MAY 0 1 2025

United States District Court

US DISTRICT COURT

for the

Middle District of Tennessee

Pashville Division

)	Case No.	
Gregory Ryan Webb	(to be filled in by the Clerk's Office)	
(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)	Jury Trial: (check one) Yes No	
Iry Mayberry, Lewara Castillo Webb, Kerin Bryant, Avery York Pr., Cumberland County Sheriff's Dept, Cumberland County Probate + Family Clenks office, Cumberland County Circuit Clenks		
Charite Dost Cumberland County Probate + Family		
Clerks office, Cumberland County Circuit Clerks		
Office, John Tyler Merchant, Dessica Danielle Hill, Defendant(s) 13th District DA'S Office.		
(Write the full name of each defendant who is being sued. If the		
names of all the defendants cannot fit in the space above, please		
write "see attached" in the space and attach an additional page		
with the full list of names. Do not include addresses here.)		

COMPLAINT FOR VIOLATION OF CIVIL RIGHTS

(Non-Prisoner Complaint)
42 U.S.C. 1985 (2) (3) Conspiracy

NOTICE

Federal Rules of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number.

Except as noted in this form, plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

In order for your complaint to be filed, it must be accompanied by the filing fee or an application to proceed in forma pauperis.

I. The Parties to This Complaint

The Plaintiff(s) A.

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name Address State County Telephone Number E-Mail Address rvan 190023@gmail.com

B. The Defendant(s)

Defendant No. 1

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known) and check whether you are bringing this complaint against them in their individual capacity or official capacity, or both. Attach additional pages if needed.

Name	lvv Oo Gardner Maubons
Job or Title (if known)	Attorney for Tennessee Dept. Children Services
Address	600 Hearthmood Court
14	Cookerilley TN 38506
County Telephone Number E-Mail Address (<i>if Imown</i>)	Putnam and Cumberland 931-646-3129
,	Individual capacity Official capacity
Defendant No. 2	
Name	Sewana Castillo Webb
Job or Title (if known)	May Correctional Officer
Address	353 Washington Street
	Crossville TN 38572
	City State Zip Code
County	Cumberland
Telephone Number	NIA
E-Mail Address (if known)	N/H
	Individual capacity Official capacity

	Γ	Defendant No. 3	
		Name	Kevin Bryant
		Job or Title (if known)	Attorney
		Address	68 Woodmere Mall #101
			Crossville TN 38555
		0 1	City State Zip Code
		County Telephone Number	Cumberland
		E-Mail Address (if known)	931-787-1004
		11 Ividit Francisco (g Milovity	Kevin@Kevin r bryant law. com
			Individual capacity Official capacity
	D	Defendant No. 4	A
		Name	Avery York Or.
		Job or Title (if known)	233 Lincoln Street "Rock Quarries"
		Address	233 Lincoln Street
			Crassville TN 38572
			City State Zip Code
		County	Cumberland
		Telephone Number	_ N/#
		E-Mail Address (if known)	N/#
			Individual capacity Official capacity
I.	Basis for	Jurisdiction	
	immunitie Federal B	es secured by the Constitution ar	te or local officials for the "deprivation of any rights, privileges, or and [federal laws]." Under <i>Bivens v. Six Unknown Named Agents of</i> (1971), you may sue federal officials for the violation of certain
	A. A	re you bringing suit against (chec	ck all that apply):
		Federal officials (a <i>Bivens</i> cla	
	D	State or local officials (a § 19	983 claim) , a
	D	7 42 U.S.C. 1985	(2)(3) Keguest on this form/Attach Matten
		ection 1983 allows claims allegi	ng the "deprivation of any rights, privileges, or immunities secured by a "42 He C. S. 1000. If you are guing under section 1000 what
	в. \$6]." 42 U.S.C. § 1983. If you are suing under section 1983; what
	ш	ie constitution and frederariavys	wight(a) do year plain in law hains windstad by state on local efficials?
	fe	de Constitutional or statutory	right(s) do vou claim is/am haing violated by state or local officials?
	fe	de Constitutional or statutory	right(s) do vou claim is/am haing violated by state or local officials?
	fe	de Constitutional or statutory	right(s) do you claim is/are being violated by state or local officials? Conspiracy to interfere with Civil Rights in Hebb of rights and privelages, Excessive Force

C. Plaintiffs suing under *Bivens* may only recover for the violation of certain constitutional rights. If you are suing under *Bivens*, what constitutional right(s) do you claim is/are being violated by federal officials?

page 3-B
Defendant No. 5. Cumberland County Sheriff's Dept.
Sheriff's Dept. 90 Justice Center Drive Crossnile, TN 38555 / 931-484-6176
Participal Const. A Delas 10 xx 101
Individual Capacity & Official Capacity &
Defendant No. 6. Cumberland County Probate + Family Clerk
and Deputy Clerk, Cherks
60 Justice Center Drive
Crossville, TN 38555 931-484-4731
Individual Capacity IXI Official Capacity IXI
Defendant No.7. Cumber and County Circuit Court Clerk
Clerk and Deputy Clerk
60 Justice Center Drive, Crossville, TN 38555
931-484-5852
Individual Capacity IX Official Capacity IXI
Defendant No.8 John Tyler Merchant /Correctional Office
541 Wayne Cotton Morgan Dr.
Wartburg, TN 37887
423-346-1300
Individual Capacity M Official Capacity DA
Defendant No. 9. Jessica Danielle Hill
24595 Rhea County Hwy
Spring City 1TN 37381
Individual Capacity X

Defendant No. 10. Yosh Tollett
Previous Employer
1057 S. Main Street
Crossville, TN 38555
Individual Capacity IX
Defendant No 11. 13th District DA's Office
1289 S. Walnut Ave.
Cookeville, TN 38501
District Attorney (s)
931-528-5015
707 048 000
l ·

**	page 3-C	
IJ, D		
B, -continued		
	ion and Freedom Of Speech under the first	<u>_</u>
amendr	ent to the U.S. Constitution.	
2) Excess	ire Force, search and/or seizure unde	2
the four	th amendment to the U.S. Constitution.	
3) Self knc	rimination without Due Process, Privacy, My	
	taken for public use under fifth amendme	nt
•	S. Constitution	
	ocess and Equal Protection under the	
*	h amendment to the U.S. Constitution.	
7 / KOCAAA	TION THE MODULING ANTON DIANTE MINOR WAS	
	tion Of Unenumerated rights under the	
	nendment to the U.S. Constitution.	

D. Defendant No. 1. Pry Po Gardner Mayberry executed her part in conspiracy during September, 2021 and has continued all throughout 2022, 2023, 2024, and 2025. Mayberry acted against me in pre-meditated plans Starting 09/16/21, Vy Mayberry participated in conspiracy to Kidnap my 12 yr old Son with Attorney Kevin Bryant, Lewana Castillo Webb, Avery York fr., and Cumberland County Sheriff's Dept, plus the the Clerk's offices through both Probate + Family, Mayberry participated in conspiracy with Cumberland County, TN Sheriff's Dept to obstruct or cover up excessive force against me. In Mayberry and "friends" puposely extended Me attempting to push me into failure, obstruct timelines and evidence, and obstruct for froud to occur against both the Tennessee Supreme Court and the United States District Court(s). Manipulation against me and the Courts Was so extreme confidence was lost allowing all to be treated as a "game", after financial destruction against me in which I have no intention or desire in paying for Corruptions financial burdens, There's no excuse to erase 2021 timeline that again, led into 2022, 2023, 2024, and 2025 obstruction. To mainly obstruct justice related to 2021 Kidnapping (s), excessive force against me, sexual predator behanor, and election conspinacy, defendants all

Page 4-D-(2)

D. Section 1983 allows defendants to be found liable only when they have acted "under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia." 42 U.S.C. § 1983. If you are suing under section 1983, explain how each defendant acted under color of state or local law. If you are suing under *Bivens*, explain how each defendant acted under color of federal law. Attach additional pages if needed.

Attached

III. Statement of Claim

State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alleged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

A. Where did the events giving rise to your claim(s) occur?

Primarily in Tennessee, I was tracked the "hardest" while in Crossville, and Nashville, TN in efforts to know my every next move with the Cumberland County courts and Nashville U.S.D.C. at Nashville

B. What date and approximate time did the events giving rise to your claim(s) occur?

It started during November 2021 at very minimum.

During April, 2022 is when I purchased 2018 F-150 and tracking began lightly and became worse as time progressed.

C. What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?)

My son was kidnapped per fact at layer old in attempt to remove me from my home as documented domestic victim in which the abuser created self inflicted minor wound during June 4, 2021 to get everyone to believe her. My evidence was learned by all in which officials obstructed to prevent fact the Domestic Abuser created the exact same fake wound during late 2015 or early 2016. A real election conspiracy occurred in which I was used as a "tool" and 75 yr old Judge was entrapped using my evidence.

tracked me and subjected me to audio recordings, in which defendants needed more time to obstruct or justify 2021 timeline allowing the domestic abuser to prevail. Defendants strategicly attempted to Stalk, intimidate, and harass me triggering response (s) While We suffered Kidnopping (s) as documented domestic violence victim, while every Constitutional Right I've owned as U.S. Citizen, was and is purposely violated in disquise of a "game" but instead is obstructing the fact of Class A and B type felonies and Capital type crimes being committed in which consiguences have been push off upon me. Defendants are "Caslighting", and acting with nanccississfict type behavior ignoring their actions and illegal acts and behavior during 2021 and early 2002 timelines that produced this Lunatic Ball. Through Color Of State Low Lvy Mayberry acted through State Of Tennessee, as State licensed Attorney, in which by Mayberry acted through state actors named as defendants in this 42 U.S.C. 1985, purposely violating all my rights named on page 3 and 3-C under II., B. by Mayberry's motives to obstruct are to erase or obstruct Kidnapping(s) and election conspirory in which finding me quity and pointing "fingers" at me cannot erase my evidence.

Page 4-0-3)

Defendant No. 2., Lewana Castillo Webb, is the Domestic Abuser who has had help making herself appear the victimi in conspiracy to Kidnop along with Ms. Webb's individual motives to succeed in divorce with all property including my personal property, Ils. Webb was allowed to participate in conspiracy against me during 2022 and 2023 at minimum that includes tracking me, stalking me, and succeeding, in the continuous owning of Boyus Order of Protection Ms. Webb has purposely been allowed to own, to prevent my son from telling me the illegal acts that have continued to occur against me. Ils. Webb is the primary reason this Lunatic Ball was created along with John Tyler Merchant in which lry Mayberry, took full advantage of my circumstances using me as a "too!" Ms. Webb has been allowed to succeed only due to the fact Attorney's Iry Mayberry and Kenin Bryant have been named as a fact in real conspiracy to kidnap with election conspiracy motives. Ms. Webb and John Tyler Merchent were both allowed to succeed in conspiracy against me from 2021 that turned into a 2022 and 2023 tracking of my phone and 2018 F-150 with Ms. Webb and John Tyler Merchant seperately being able to track me in both their individual capacities and also official capacities through the State-

Dage 4-D-(4)

Defendant No. 2., continued. - Of Tennessee as correctional officers for the State Of Tennessee, Some type of publicly made tracking against me resulted in the continued violations of my Civil and Constitutional rights being violated at no end after all I be named against me and my son, in this 42 U.S.C. 1985, and related I filed before the U.S.D.C. at Nashville and Springfield, IL. Ms. Webb acted through Color Of State Law, through the State Of Tennessee that includes Attorney's Kevin Bryant and Vry Mayberry, and again, through the State Of Tennessee as Correctional Officer, Ms. Webb also acted through Cumberland County Sheriffs Dept, and the Crossville police Dept. Ms. Webb has purposely been allowed to stalk me, track me, possibly audio me, all in attempts to violate my personal privacy, and both harass and intimidate me violating my rights as named on pages 3 and 3-1, B. Ms. Webb also acted in her individual capacity through State Of Tennessee and Cumberland County General Sessions court, in which Lewana Castillo Webb committed aggravated perjury against me while under outh on April 21,2022. Ms. Webb's criminal actions in the court room were purposely allowed in broader conspiracy, to fustify and obstruct 2021 timeline.

Page 4-0-6)

Defendant No. 3. State Of Tennessee licensed Afformey Ken'n Bryant obstructed fustice in concerns to Kidnapping(s) and excessive forces against me, Kevin Bryant acted in continuous conspiracy to kidnap that resulted in Kevin Bryant helping Ory Mayberry in election conspiracy resulting in a Judges death. Kevin Bryant helped Ivy Mayberry find every way possible to keep extending me in 2021 timeline not allowing Me to see the Judge nor him see me. During 2022 and 2023 Kevin Bryant acted in his official capacity, violating my privacy as named on pages 3 and 3-Ky-II, B. Kevin Bryant acted as Attorney through State Of Tennessee, through General Sessions court, and through both Ivy Mayberry and the Familyt Probate court. Kevin Bryant participated in tracking and harassment against me to both intimidate me and obstruct 2021 timeline. During 2012 and 2023 Kevin Bryant manipulated violations of privacy against me in conspiracy, to also help his other client Avery York Or obstruct justice, Kerin Bryant conspired against me purposely allowing Lewona Castillo Webb to commit perjury's at every court heaving, obstructing justice, not reporting these facts, as State licensed Attorney; acting through the State of Tennessee, purposely pushing me into failure to suppress his partin conspiracy to Kidnap and election conspiracy denying me equal protection and due process under fourteenth amendment to U.S. Constitution. Yage 4-0-16

Defendant No. 4., Avery York Or, acted in his individual Capacity through State licensed Attorney Kevin Bryant and the Circuit Court Clerks Office, in which Circuit Clerk Gessica Burgess is sister in-law to Avery York Ir. During 2022 Avery York Ir, acted his parts of conspiracy, against me to help enase 2021 timeline of Mr. York (n's sexual predator behavior and destroying plus replacing of electronic devices, plus conspiracy to attempt to move my son to Florida in real Kidnapping crossing State lines. During entire 2022 timeline Avery Kork Ir. in-part violated my rights as described on pages 3 and 3-8, II, B, violating my privacy at no end as documented domestic victim while was suffering kidropping(s) that include my /Zyrold son. During mid-ish 2022 Avery York fr. was purposely placed in supervisory posistion in a "game" to make himself appear responsible person. Avery York Ir. Knew about my evidence and in his individual capacity acted through Circuit Court Clerks office obstructing or encouraging the obstruction of my evidence and court filings throughout 2022 in which the Clerk's Avery York Ir's sister in-law. Avery York Or. Knew and didn't report Kidnapping per fact of my layrold son, Avery Kork Ir. Knew of election conspiracy in which entrapped Judge passed away. Avery York 9r. helped obstruct at no end during entire 2002 timeline denying me due process and equal protection under fourteenth amendment to U.S. Constitution.

Defendant No. 5., Cumberland County, TN Sheriff's Dept., in-part, employs Deputies who acted in both their individual and official capacities through State of Tennessee licensed Attorney Lry Mayberry, through Cumberland County Sheriff's Dept., and through both the General Sessions and Circuit Court in participation to obstruct justice against me to erase 2021 timeline of excessive forces, kidnapping perfact, and election conspiracy in which Republican sitting Judge was purposely entrepped. All throughout 2022 and beginning of 2023 timeline Cumberland County, TN Deputies obstructed fustice against me and participated in a "sick" and unlawful "game" violating my rights as described on pages 3 and 3-6, II, B, of this 42 U.S.C. 1985 complaint. Deputies that mainly include Dep. Alverez directly participated in election conspiracy with Try Mayberry ruining my life and allowing truth about entrapped judge to be obstructed at no end. Deputy Alverez helped obstruct with her unknown name, Road Sat. Supervisor who resembles physical characteristics of Family + Probate Dep. Clerk. Deputy Alverez both obstructed police report on February 3, 2022 and denied me police report on approximately September 13, 2023, I saw Dep. Alverez and unknown name Road Sat, following me in their individual Capacities not in uniform, On April 21, 2022 Dep. Gilliam -

Page 4-D(8)

Defendant No. 5, continued - and Dep. Powers obstructed justice against me in their official capacities through the General Sessions court denying me my Night to fair hearings) and fair trials) under the sixth amendment to the U.S. Constitution after Dep. Gilliam answered questions for Dep. Powers While Dep. Powers was absent from April 21, 2022 Preliminary hearing resulting in Circuit Court case(s) CR-22-130 and CCI-2022-CV-6875 after Dep. Gilliam testified again on unknown Grand Jury hearing date. Dep. Cilliams aggravated perjuries were in-part to obstruct or hide fake evidence against me in which States witness who committed perjury at every heaving helped hide Lewana Castillo Webb's Self inflicted or fake wound that Ms. Webb self inflicted exact same wound late 2015 or early 2016 against Joel Hoffman of Crossville, TN. This conspiracy to indict and hide evidence obstructed my right to fair trial under the sixth amendment to U.S. Constitution again, and after Dep. Gilliam acted alone again at trial on February 16,2023, repeating obstruction and hiding my evidence, in which Deputy for Cumberland County Sheriff's Dept. had another Deputy Stand in Dep. Powers place in which Subpoens was ignored in which I can ID that Deputy from February 16,2023.

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Defendant No. 6, Cumberland County Probate + Family Clerks office obstructed justice in both their official and individual capacities in efforts to obstruct 2021 timeline and election Conspiracy in which my layrold son was kidnapped per fact and a sitting Judge was entrapped using my evidence. Dep. Clerk Sandra Lee violated my Nights as described on pages 3 and 38, II, B, as stated on this 42 U.S.C. 1985 complaint. Dep. Clark Sandra Lee acted in conspiracy. tracking me to the Avalon Center in Crossville, TN on either 12/02/22 or 12/14/22 in efforts to prevent me from filing to case(s) at the U.S.D.C. at Nashville. My evidence in-partalso come up missing from the Probate + Family Clerks office. Dep. Sandra Lee also derived my right to tair trial under the sixth amendment in regards to three "fake/staged" trials, held against me in Cumberland County, TN. Dep. Sandra Lee helped Cumberland Sheriff's Dept. erase Kidrapping(s) and excessive forces against me, Dep Sandra Lee helped Kevin Bryant obstruct the fact of Kidnapping my Dyrold son in conspiracy and helped Try Mayberry obstruct election conspiracy and evidence in which a 75 year old Judge was entrapped.

Page 4-0-(10)

Defendant No. 7. Cumberland County Circuit Clerks office obstructed justice against me after hiding and/or deleting my evidence submitted numerous times to their office. This Clerk's office acted in conspiracy to extend me and obstruct in both their official and individual capacities for Sexual predator and brother in-law Avery York On, and for Ivy Mayberry to erase 2021 timeline of election conspiracy in which my layrold son was Kidnapped per fact and entrapped sitting judge had manipulated complaint filed against him. Clerk Jessica Burgess helped track me in her individual capacity and Somehow helped the viewing and/or interception of total control over my emails and messenger communication, all during 2022 and early 2023 violating my rights as described on pages 3 and 3-1, II, B., of this 42 U.S.C. 1985 complaint, Jessica Burges acted through TBI and her Clerks office obstructing against me at no end. Jessica Burgess and her Clerks office acted in conspiracy deny my right to fair trial and effective assistance of coursel . Under the sixth amendment to the U.S. Constitution.

Page 4-D-(11)

Defendant No. 8. John Tyler Merchant would not leave circumstances during 2020, 2021, 2022, and 2023 timelines. During 2021 officials confronted Mr. Merchant in which Mr. Merchant always weaseled physical distance away from me. I failed more than once receiving restraining order against Mr. Merchant due to financial sabatage against me to prevent the restraining order. I manipulated Mr. Merchant into filing, restraining order in which court hearing, before then Warner resulted in mutual restraing order with my son attached, due to the mental/emotional child abuse Mr. Merchant was causing, next to Ms. Webb against my Dyrold son, Mr. Merchant Kept violating the order, I looked up his addresses to get him served in which it was manipulated into lies of me stalking his family. During enased 2021 time of Kidnapping per fact of my layr old son, my order of protection unlawfully Set aside, excessive forces against me, sexual predator behavior allowed at my home around my layr old son, and election conspiracy, Mr. Merchant escaped his sadistic behavior of 2020 and 2021. Mr. Merchant was allowed to help erase 2021 conspiracy in a new 2022 and 2023 conspiracy by tracking and harassing me. Ilr. Merchant violated my rights as named on pages 3 and 3C, II, B in his individual and also official capacities through a tracking by Mubery Somehow initiated through Cumberland County officials as State licensed Attorney in which Mr. Merchant is Iwas correctional officer Mr. Merchant should be changed with conspiracy to Kidnap. Mr. Merchant obstructed justice against me to save his own self.

Defendant No. 9. Jessica Danielle Hill of Spring City, TN obstructed justice after violating my rights as named on pages 3 and 3-C, II., B. Ms. Hill sent me self recorded video of her admitting to knowing my evidence was deleted from my case(s) during August, 2022, Ms. Hill manipulated laptop back that Ms. Hill gifted me. The laptop Ms. Hill gifted me held timeline and evidence of 2021 that was purposely deleted and destroyed. After one or two days of giving the leptop to Ms. Hill who was harassing me and trying to intimidate me, Ms. Hill supervised, ordered, and participated in destroying the laptop, Ms. Hill purposely destroyed evidence after receiving attention through sexual predator behavior. Ms. Hill was only used as a tool to obstruct justice against me through State Of Tempessee licensed Attorney's Try Mayberry, and Kevin Bryant, the Cumberland and Rhea County Sheriffs Dept., and the Crossville police dept. Ms. Hill has no remorse after destroying timeline and evidence related to my son's Kidnapping per fact, excessive forces against me, a real election conspiracy in which a Republican sitting Judge was entrapped by purpose hiding of my evidence that all allowed the domestic abuser, Lewara Castillo Webb, to prevail.

Defendant No. 10 - Josh Tollett of Crossville, TN is cousin to lay Mayberry who was my previous Attorney. Mr. Tollett was also my employer, Yosh Tollett was or is aware of my evidence that was or is obstructed to this day, During April-ish and May-ish of 2022 both Josh Tollett and Kevin Bryant Were aggressvively attempting to push me into admitting to "fake/staged", misdemeanor domestic Ms. Leurona Castillo Webb acted out during June 4,2021, Mr. Tolkett and Mr. Bryant had worry or an actual "shake" in their voices when they individually spoke to me about my circumstances live named in this case and related case(s) I be named in details before this Court and other. I was subjected to an audio and public tracking against me I kept rejecting 2-3 times or more per week as I drove 2018 F-150. Josh Tollett violated my rights as stated on pages 3 and 3-C through Attorneys I'vy Mayberry and Kevin Bryant who are licensed by the State Of Tennessee, Mr. Tollett is somehow family relation to Dep. Alverez who conspired with I vy Mayberry, to obstruct my exidence, obstruct and who committed excessive force against me, and helped obstruct fact of election conspiracy in which my layr old son was kidnopped and 75 yr old Judge was entrapped using my evidence and the hiding of my unbaufully taken order of Protection. Mr. Tolleft also acted through Cumberland County Sheriff's Dept. and Crossville Police

Defendant No. 11-13th District Of Tennessee DA's Office was and still is aware of States non-credible witness, Kewana Castillo Webb, being comestic abuser. My evidence was hidden on purpose to entrap a sitting judge, my 12 yr old Son was Kidnapped per fact by law, and States Witness, Ms. Webb, created self inflicted wound she previously created during 2015 or early 2016 in which 13th District DA's office knows but still allowed February 16, 2023 fake and staged trial to help erase 2021 timeline and election conspiracy in which / was manipulated into filing complaint against judge who passed away at 75 years old a few months before his retirement. 13th District DA's office knows all stated above but hid evidence of Ms. Webbs Self inflicted wound for over one year in obvious timeline of not allowing any of my conclusions in Cumberland County, TN case(s) until the end of the Cumberland County electrons. 13th District DA's Office in both their individual and official capacities violated my Nights as named on pages 3 and 3 C to this 1985 complaint. 13th District DA's office continued malicious prosecution against me entrapping a rookie prosecutor into prosecuting Me to erase election conspiracy, and the real reasons a <u>Sitting fudges health failed during Kidnappings</u>) in which 13th District Sits office acted through theirselves and the Cumberland County, TN Sheriff's Dept.

Page 4, III, C. - continued)

The Judge learned of the complaint I was manipulated into filing against him. My evidence was purposely hidden from him on purpose and the fact my Order Of Protection was never legally set aside. Ivy Mayberry and "friends" monitered me, tracked me, and harassed me in the real reason to obstruct and erase 2021 timeline. I was tracked to prevent me from getting another Attorney per fact, to know my every next move with the Cumberland County, TN courts and the U.S.D.C. at Nashville, in which I was also being blamed as a domestic abuser who killed a ludge during this tracking and monitoring during 2022 and 2023. Ivy Mayberry and Kevin Bryant obstructed their corruption, conspiracy to Kidnap, all allowing my Son to be continued to be Kidnapped after Judges death related to the Kidnapping(s) that also include myself. After my home was taken over allowing sexual predator behavior Ms. Lebb Welcomed in front of my layr old son, attempts to push me into violence were occurring. My circumstances were so obvious I patiently waited for Correction. The women I dated after legal seperation ended in total sabatage after she welcomed sexual predator behavior in which she was "targeted" to obstruct my circumstances after my patients van out, In which Ms. Hill welcomed all against me

IV. Injuries

If you sustained injuries related to the events alleged above, describe your injuries and state what medical treatment, if any, you required and did or did not receive.

After Iry Mayberry and "friends", obstructed in which I received no relief, I lost my fob that resulted in freelance work to lire and pay for litigation. After my best tools and equipment was stolen I couldn't properly complete the fobs as I normally would. I re-used construction materials I don't normally re-use and accidently cut off one finger along with three other fingers cut halfway off, My 2018 F-150 was vandalized a minimum of four times. I was subjected to three fake or unfair trials. I was purposely manipulated into filing complaint against entrapped Judge during election conspiracy resulting in his death I had part in, in which I didn't know my eyidence was purposely hidden. My order of Protection was unlawfully set aside. I lost liberty to incarceration fire times. I have suffered kidnapping(s) that include my 12yrold son in which over 310 years.

State briefly what you want the court to do for you. Make no legal arguments. Do not cite any cases or statutes. If requesting money damages, include the amounts of any actual damages and/or punitive damages claimed for the actual legal. Explain the legil for the legal arguments.

the acts alleged. Explain the basis for these claims.

\$250,000,000 Injunctive Relief

Attorney or litigation that's now \$122,000 Fees
Take everything "they" or the defendants have and
incarcerate

Declatory Relief this Court deems appropriate including Summary Judgment (s) and/or Default Judgement

VI. **Certification and Closing**

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	Date of signing: 04/17	2025		
	Signature of Plaintiff Printed Name of Plaintiff	Gregory Ryan We	<i>bb</i>	
В.	For Attorneys			
	Date of signing:			
	Signature of Attorney Printed Name of Attorney Bar Number Name of Law Firm Address			
	Telephone Number E-mail Address	City	State	Zip Code

	Cregory Ryan Webb (Print Name) Clo 329 E. Tanner Waverly [IL 62692 (Address & Telephone Number, if any			692	
					٠.
			*		
A.					
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					•
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CERTIFICATE OF SERVICE The undersigned hereby certifies that the (pleading) 42 U.S.C. 1985(2)(3) packet has been served on: With Summons Packet U.S.D.C. Clerk (Name) 719 Church Street Nashville, TN 37203 (Address) (Address) (Name) (Address)

(Address)

on the **20**

(Name) (Address) (Address)

_day of _____Apri/

Gregory Zyan Webb Clo 329 E. Tanner Waverly, IL 62692

RECEIVED

MAY 0 1 2025

US DISTRICT COURT MID DIST TENN



U.S.D.C. Clerk 1999 Church Street Noshville, TN 37203